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NOTE

(Renegotiable Rate Note)

(3		
\$ 51,200.00	Greenville	
	August 5	, 19_80
FOR VALUE RECEIVED, the undersigned ("Borrower"	's promise (s) to pay FIDELITY	Y FEDERAL
ATTACA AND LUIAN ANGLIATION, ORDER DICLE, SOUT	** /~** ** · · · · · · · · · · · · · · · · ·	incipal sum of
One Thousand Two Hundred Dollars, with interest Note at the Original Interest Rate of 10.875 percent p	ton the unpaid principal balance	from the date of this
t T" Deincipal and interest shall be navable at 1	IN BAST WASHINGTON DUICE	C. OLEGIATITE.
South Carolina, or such consecutive monthly installments of Four Hundred Eigh	other place as the Note Holder ma	y designate, in equal
consecutive monthly installments of Four Hundred Eigh	nty-Two and 77/100	10 80
Dollars (\$\frac{482.77}{\text{September}}\), on the first day of september 19.83 (end of "Ini	nin beginning <u>be premoer 1</u> tial Loan Term"), on which date	the entire balance of
main aimst increase and all other indehtedness awed by ROTION	er to the Note Holder, il any, shal	I be due and payable.
to the and of the Initial Loan Term and on the same day.	toree (3)calendar years	from the end of each
Renewal Loan Term thereafter, this Note shall be automatic conditions set forth in this Note and subject Mortgage, until the same tary and	he entire indebledness evidencea i	ov inis Mote is Daig iii
6.11 The Romower shall have the right to extend this N	ote for <u>name (3)</u> Rene	wal Loan Terms of
three (3) years each at a Renewal Interest Rate to be determ	nned by the Note Holder and disc	losed to the portower
at least ninety (90) days prior to the last day of the Initial Lo Renewal Loan Term ("Notice Period For Renewal"), in acc	cordance with the provisions he	reof.
This Note is subject to the following provisions:	•	
1. The interest rate for each successive Renewal Loa	an Term shall be determined by	increasing or
decreasing the interest rate on the preceeding Loan Average Mortgage Rate Index For All Major Len	Term by the difference between	the National
published prior to ninety days preceeding the commo	encement of a successive Renewa	l Loan Term,
and the Original Index Rate on the date of closing, Pr	rovided, however, the Renewal In	terest Kate for
a successive Loan Term shall not be increased or decre the interest rate in effect during the previous Loan	eased more than	_percentirom cent from the
Original Interest Rate set forth hereinabove.	if Ithin hor more than the per-	
2 Monthly mortgage principal and interest payn	nents for each Renewal Loan	Term shall be
determined as the amount necessary to amortize the the beginning of such term over the remainder of the	outstanding balance of the indeb	tedness due at
determined for such Renewal Loan Term.	ile mongage term at the renewa	I IIII CICA ALLAC
3. At least ninety (90) days prior to the end of the Ini	itial Loan Term or Renewal Loar	Term, except
for the Final Renewal Loan Term, the Borrower sha	all be advised by Renewal Notice (of the Kenewai
Interest Rate and monthly mortgage payment which Term in the event the Borrower elects to exten	d the Note. Unless the Borrow	rer repays the
indebtedness due at or prior to the end of any term of	luring which such Renewal Noti	ce is given, the
Note shall be automatically extended at the Renew	al Interest Rate for a successive	Renewal Loan
Term, but not beyond the end of the last Renewal 4. Borrower may prepay the principal amount out	standing in whole or in part. Th	ne Note Holder
may require that any partial prepayments (i) be ma-	de on the date monthly installme	nts are que anq
(ii) be in the amount of that part of one or more more	nthly installments which would t	жаррисавието
principal. Any partial prepayment shall be applied shall not postpone the due date of any subsequent	t monthly installment or change	the amount of
such installments, unless the Note Holder shall o	therwise agree in writing.	
5. If any monthly installment under this Note is no	ot paid when due and remains un	paid after a date
specified by a notice to Borrower, the entire printhereon shall at once become due and payable at the	cipal amount outstanding and a he option of the Note Holder. Th	e date specified
shall not be less than thirty (30) days from the da	ate such notice is mailed. The No	ote Holder may
exercise this option to accelerate during any default If suit is brought to collect this Note, the Note Hol	t by Borrower regardless of any pr	tor forbearance.
and expenses of suit, including, but not limited	to, reasonable attorney's fees.	ica gondore como
6 Rottower shall pay to the Note Holder a la	te charge of five (5%) percent of	of any monthly
installment not received by the Note Holder with	hin fifteen (15) days alter the ms	taliment is due.
7. Presentment, notice of dishonor, and prote guarantors and endorsers hereof. This Note shall	st are hereby waived by all II be the joint and several obligation	nakers, surenes, on of all makers.
sureties, guarantors and endorsers, and shall be bin	iding upon them and their success	sors and assigns.
8. Any notice to Borrower provided for in this No	te shall be given by mailing such	notice addressed
to Borrower at the Property Address stated bel- designate by notice to the Note Holder. Any notice	ow, or to such other address as	s Borrower may by mailing such
notice to the Note Holder at the address stated in	the first paragraph of this Note,	, or at such other
address as may have been designated by notice to	o Bonower.	
9. The indebtedness evidenced by this Note is attached rider ("Mortgage") of even date, with ter	secuted by a Renegotiable Rate	O and reference
is made to said Mortgage for additional Hghts as	s to acceleration of the indebteun	ess extremen by
this Note, for definitions of terms, covenants an	d paditions applicable to this	Note.
	JOAN H. MILLER	
OOT B-36 British	JOAN H. MILLER	
Commercials South Carolina		
Greenville, South Carolina Propeny Address		
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(CONTINUED ON HINT MASE)

JULY, 1986